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	Attorneys for JEFFREY CHAN	
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8		DIGEDICE COLUDE
	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
11	LINUTED OTATES OF AMERICA	C N CD 00 04(1 DHI (MED)
12	UNITED STATES OF AMERICA,	Case No. CR 08-0461 PJH (MEJ)
13	Plaintiff,	STIPULATION AND [PROPOSED] ORDER MODIFYING CONDITIONS
	VS.	OF RELEASE TO PERMIT TRAVEL
14	JEFFREY CHAN, et al.,	
15	Defendants.	
16	Defendant lefferer Chan ber and through	Mam MaNamana and the United States by and
17	Defendant Jeffrey Chan, by and through Mary McNamara, and the United States, by and	
18		R. Owens, hereby stipulate and agree as follows:
19	1) Mr. Chan was sentenced on August 24, 2011 and ordered to self-surrender to the	
20	Bureau of Prisons facility in Sheridan, Oregon on November 21, 2011.	
21	2) Mr. Chan's conditions of pretrial release forbids him from traveling outside the	
22	Northern District of California without permission of the Court.	
23	3) The parties agree to a modification of the conditions of release to permit Mr.	
24	Chan to travel to Disneyland in Anaheim, California from November 18, 2011 to November 21,	
25	2011.	
26	4) Mr. Chan has provided United S	tates Pretrial Services Officer Joshua Libby with
27	details of his travel arrangements including his flight information from Anaheim, CA to	
28	Sheridan, OR where he will self-surrender on November 21, 2011.	

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3	IT IS SO STIPULATED.	
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5	Dated: November 8, 2011	/s/ Mary McNamara
6		Mary McNamara SWANSON & McNAMARA LLP Attorneys for JEFFREY CHAN
7	Dated: November 8, 2011	/s/
8	Dated. November 6, 2011	Derek R. Owens Assistant United States Attorney
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13	ORDER	
14		
	PURSUANT TO STIPULATION, IT IS	SO ORDERED.
15	PURSUANT TO STIPULATION, IT IS Dated: November 9, 2011	
	PURSUANT TO STIPULATION, IT IS Dated: November 9, 2011	
15		Hon. Maria-le a ar s United States Lag are Judge
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